

United States Patent and Trademark Office



UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/390,228	09/03/1999	MAYUMI UNO	10873.274USI1	6547
23552 7:	10/16/2002			
1.12111111111	& GOULD PC		EXAMINER	
P.O. BOX 2903 MINNEAPOLI	S, MN 55402-0903		ANGEBRANNDT, MARTIN J	
			ART UNIT	PAPER NUMBER
			1756	18
			DATE MAILED: 10/16/2002	

Please find below and/or attached an Office communication concerning this application or proceeding.

BEST AVAILABLE COPY

3			· W ~ 1			
	Application No.	Applicant(s)				
Advisory Action	09/390,228	UNO ET AL.				
Advisory Action	Examiner	Art Unit				
	Martin J Angebranndt	1756				
The MAILING DATE of this communication	n appears on the cover sheet with	the correspondence address	is			
THE REPLY FILED 17 September 2002 FAILS TO Therefore, further action by the applicant is require final rejection under 37 CFR 1.113 may only be eith condition for allowance; (2) a timely filed Notice of Examination (RCE) in compliance with 37 CFR 1.1	d to avoid abandonment of this a ner: (1) a timely filed amendment Appeal (with appeal fee); or (3) a	pplication. A proper reply to which places the application	o a n in			
PERIOD FO	OR REPLY [check either a) or b)]					
a) The period for reply expires <u>4</u> months from the mail						
b) The period for reply expires on: (1) the mailing date no event, however, will the statutory period for reply ONLY CHECK THIS BOX WHEN THE FIRST REPL 706.07(f). Extensions of time may be obtained under 37 CFR 1.136(fee have been filed is the date for purposes of determining the fee under 37 CFR 1.17(a) is calculated from: (1) the expiration (2) as set forth in (b) above, if checked. Any reply received by timely filed, may reduce any earned patent term adjustment. S	expire later than SIX MONTHS from the LY WAS FILED WITHIN TWO MONTHS a). The date on which the petition under period of extension and the correspondin date of the shortened statutory period for the Office later than three months after the contract of th	mailing date of the final rejection. OF THE FINAL REJECTION. Se 37 CFR 1.136(a) and the appropring amount of the fee. The approprince reply originally set in the final Off	e MPEP iate extension riate extension ice action; or			
1. A Notice of Appeal was filed on Appe 37 CFR 1.192(a), or any extension thereof (3						
2. The proposed amendment(s) will not be enter	ered because:					
(a) they raise new issues that would require	e further consideration and/or sea	rch (see NOTE below);				
(b) \square they raise the issue of new matter (see	Note below);					
(c) they are not deemed to place the applic issues for appeal; and/or	ation in better form for appeal by	materially reducing or simp	lifying the			
(d) ☐ they present additional claims without of NOTE:	canceling a corresponding numbe	er of finally rejected claims.				
3. Applicant's reply has overcome the following	rejection(s):					
4. Newly proposed or amended claim(s) canceling the non-allowable claim(s).	would be allowable if submitted in	n a separate, timely filed an	nendment			
5.⊠ The a) affidavit, b) exhibit, or c) requapplication in condition for allowance becau		considered but does NOT p	lace the			
6. The affidavit or exhibit will NOT be considered raised by the Examiner in the final rejection.		ELY to issues which were n	ewly			
7. For purposes of Appeal, the proposed amen explanation of how the new or amended cla			d an			
The status of the claim(s) is (or will be) as fo						
Claim(s) allowed: none.	BEST AVA	H an-				
Claim(s) objected to: none.	AVAN ARI F CO					
Claim(s) rejected: <u>1-29,31,50-64,74 and 75</u> .		_, ,				
Claim(s) withdrawn from consideration:	·					
8. The proposed drawing correction filed on	is a)∏ approved or b)∏ d	isapproved by the Examine	r.			
9. Note the attached Information Disclosure Sta	atement(s)(PTO-1449) Paper No	o(s)				
10. Other:		a lu				
S. Patent and Trademark Office		Martin J Angebranndt Primary Examiner Art Unit: 1756				

U.S. Patent and Trademark Office

Continuation of 5. does NOT place the application in condition for allowance because: The amendment to claim 31 would obviate and 112 issues. The declaration of Ms. KOJIMA has been reviewed and without any data constitutes an opinion declaration. The examiner notes that the oxidation is an issue with both type of media based upon the declaration and the prior art. The applicant might wish to submit data evidencing the effect opf the addition of the elements listed as additioves in the last fex lines of the claims. This could very well obviate the rejection at hand. The examiner notes the improved properties described in the secondary references.

10/15/02

BEST AVARIABLE COPY